- 1				
1	CLEMENT SETH ROBERTS (SBN 209203)			
2	croberts@orrick.com BAS DE BLANK (SBN 191487)			
3	basdeblank@orrick.com ALYSSA CARIDIS (SBN 260103)			
1	acaridis@orrick.com			
4	ORRICK, HERRINGTON & SUTCLIFFE LLP The Orrick Building	,		
5	405 Howard Street			
6	San Francisco, CA 94105-2669 Telephone: +1 415 773 5700			
7	Facsimile: +1 415 773 5759			
	SEAN M. SULLIVAN (pro hac vice)			
8	sullivan@ls3ip.com COLE RICHTER (pro hac vice)			
9	richter@ls3ip.com			
10	LEE SULLIVAN SHEA & SMITH LLP 656 W Randolph St., Floor 5W			
	Chicago, IL 60661			
11	Telephone: +1 312 754 0002 Facsimile: +1 312 754 0003			
12				
13	Attorneys for Sonos, Inc.			
14	UNITED STATES DISTRICT COURT			
15	NORTHERN DISTRICT OF CALIFORNIA,			
16	SAN FRANCISCO DIVISION			
17				
18	SONOS, INC.,	Case No. 3:20-cv-06754-WHA		
19	Plaintiff and Counter-defendant,	Related to Case No. 3:21-cv-07559-WHA SONOS, INC.'S ADMINISTRATIVE MOTION TO CONSIDER WHETHER ANOTHER PARTY'S MATERIAL SHOULD BE SEALED RE SONOS,		
20	V.			
21	GOOGLE LLC,			
22	Defendant and Counter-claimant.	INC.'S MOTION IN LIMINE NO. 4		
23				
24				
25				
26				
27				
28				
ı	1	Consola America Marine Marine Consola Marine		

I. INTRODUCTION

Pursuant to Civil Local Rule 79-5(f), Sonos, Inc. ("Sonos") hereby respectfully submits this Administrative Motion to Consider Whether Another Party's Material Should Be Sealed ("Administrative Motion") in connection with Sonos's Motion *in Limine* No. 4 ("Sonos's Motion") and Google's Response to Motion *in Limine* No. 4 ("Google's Response").

Specifically, Sonos seeks to file under seal the information and/or document(s) listed below:

DOCUMENT	PORTIONS TO BE SEALED	DESIGNATING PARTY ¹
Google's Response	Portions highlighted in green	Google and Sonos
Exhibit 4 to Judah Declaration	Portions outlined in red boxes	Google
Exhibit 8 to Judah Declaration	Entire document	Google and Sonos

II. LEGAL STANDARD

Materials and documents may be provisionally filed under seal pursuant to Civil Local Rule 79-5(f) when the document, or portions thereof, "has been designated as confidential by another party or non-party." *See* L.R. 79-5(f).

III. GOOGLE LLC'S CONFIDENTIAL INFORMATION

Sonos seeks to seal the information and/or document(s) listed in the above table because they may contain information that Google considers Confidential and/or Highly Confidential-Attorneys' Eyes Only pursuant to the Protective Order entered by this Court. Dkt. 92. Except as noted in note 1, below, Sonos takes no position on the merits of sealing Google's designated material, and expects Google to file one or more declarations in accordance with the Local Rules.

IV. CONCLUSION

In compliance with Civil Local Rule 79-5(d) and (e), unreducted versions of the abovelisted documents accompany this Administrative Motion and reducted versions are filed publicly.

With respect to the information and/or documents identified in the table, which contain confidential material designated by both parties, Sonos is concurrently filing an administrative motion to seal the same information on its *own* behalf.

Case 3:20-cv-06754-WHA Document 598 Filed 04/25/23 Page 3 of 3

1	A proposed order is being filed concurrently herewith. For the foregoing reasons, Sonos		
2	respectfully requests that the Court grant Sonos's Administrative Motion.		
3 4	Dated: April 25, 2023	ORRICK HERRINGTON & SUTCLIFFE LLP and LEE SULLIVAN SHEA & SMITH LLP	
5			
6		By: <u>/s/ Clement S. Roberts</u> Clement S. Roberts	
7		Attorneys for Sonos, Inc.	
8			
9			
10			
11			
12 13			
14			
15			
16			
17			
18			
19			
20			
21			
22			
23			
2425			
25 26			
27			

28